	Case 3:04-cr-00189-JW Document 74 Fi	iled 06/21/06 Page 1 of 3
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9	FOR THE NORTHERN DIST	RICT OF CALIFORNIA
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11	11 UNITED STATES OF AMERICA,	No. CR 04-0189-01 VRW
12	12 Plaintiff,	
13		ORDER FOR CRIMINAL PRETRIAI PREPARATION
14	14 REY MARTINEZ,	
15	15 Defendant.	
16	16	
17	Good cause appearing, It is hereby ORDERED that:	
18	A. <u>Trial Date:</u> Trial before the JURY will begin on <b>Monday, September 11, 2006 at 8:3</b>	
19	a.m. in Courtroom No. 6.	
20	Estimated length of trial is <u>5</u> days.	
21		l motions in limine and pretrial conference will be
22	heard on Tuesday, August 20, 2006 at 10,20 a m. in courtroom no 6	
23	Motions dispositive of any claim, part	ty or issue shall be filed in accordance with Crim
24	Local Rate 47-1.	
25	Not less than four days before the pretrial conference, counsel for the government ar	

Not less than four days before the pretrial conference, counsel for the government and defendant(s) shall

Serve and file a trial memorandum briefly stating the legal basis for the charges and the anticipated evidence, and addressing any evidentiary or other anticipated legal issues;

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Serve and file a list of all witnesses which may be called together with a brief of the 1 (2) testimony of each; 2 3 Serve and lodge requested jury instructions in the following form: 4 (3) any instruction contained in the Ninth Circuit Model Instructions Manual may be (a) 5 requested by designation of its number; 6 (b) each other instruction shall be requested by setting forth the instruction in full test 7 on a separate sheet with reference to supporting legal authority; 8 (4) Serve and lodge proposed voir dire of the jury panel; 9 10 Serve and lodge a proposed form of verdict; (5) 11 (6) Serve and lodge copies of all exhibits to be offered at trial together with a completed list 12 of exhibits. Each item shall be premarked using the form of marker attached; generally, the 13 government will use numbers, defendant letters. 14 Not less than four days before the conference, defense counsel shall comply with paragraphs (3) 15 and (4) above, and to the extent consistent with the defendant's right to an effective defense, with paragraphs (1), (2) and (5). 16 17 In particular, counsel will be expected to confer in advance and be prepared to discuss with the 18 court any anticipated evidentiary objections and means for shortening and simplifying the trial (e.g., by stipulations to such matters as chain of custody, the nature of substances, the use of the mail, etc.) 19 Crim. Local Rule 17.1-1. 20 21 C. Each document filed or lodged with the court must be accompanied by a copy Copies: for use in the judge's chambers. In addition, one copy of the witness and exhibit list should be provided 22 to the court reporter. 23 24 D. Transcripts: If transcripts will be requested during or immediately after the trial, arrangements must be made with the court reporter at least one week before trial commences. 26 Change of Plea. E. Counsel shall give prompt notice to the United States attorney and the 27 Court of any intention to change a previously entered not guilty plea. 28

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## Case 3:04-cr-00189-JW Document 74 Filed 06/21/06 Page 3 of 3

1	F. <u>Witnesses</u> . Once sworn, a witness should not confer with one of the lawyers.		
2	C. Chetadial Status. The count will not ententein any necrost concerning the createdial status		
3	G. <u>Custodial Status</u> . The court will not entertain any request concerning the custodial status of any defendant at any stage of the proceedings, unless accompanied by a writing stating that		
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6	agency and the United States Attorney and the steps taken by counsel to resolve any objections to the		
7	request advanced by the custodial agency, the United States Attorney or both.		
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	$\mathcal{A} = 1$		
10	Mulah		
11	VAUGHN R. WALKER		
12	United States District Chief Judge		
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